Case3:09-cv-02554-MMC Document6 Filed06/09/09 Page1 of 3

1 2 3	MARC J. FAGEL (Cal. Bar No. 154425) ROBERT TASHJIAN (Cal. Bar No. 191007) tashjianr@sec.gov THOMAS J. EME (Illinois Bar. No. 6224870) emet@sec.gov	
4 5 6 7	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION 44 Montgomery Street, 26th Floor San Francisco, California 94104 Telephone: (415) 705-2500 Facsimile: (415) 705-2501	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11	SECURITIES AND EXCHANGE COMMISSION,	Case No. CV-09-2554 MMC
12 13	Plaintiff,	DECLARATION OF ROBERT L. TASHJIAN IN SUPPORT OF
14	V.	PLAINTIFF'S EX PARTE
15	PETER C. SON, JIN K. CHUNG, SNC ASSET MANAGEMENT, INC., and SNC INVESTMENTS, INC.,	APPLICATION FOR TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE
16		TO SHOW CAUSE
17	Defendants.	
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I, Robert L. Tashjian, declare:

- 1. I am an attorney duly admitted to practice in the State of California. I am the lead trial attorney in this matter on behalf of plaintiff Securities and Exchange Commission ("Commission"). Unless otherwise noted, I make this declaration based on my personal knowledge. If called upon to do so, I could and would testify to the matters stated in this declaration.
- 2. Preceding this action, the Commission conducted an investigation captioned "In the Matter of SNC Asset Management, Inc.," Commission File No. SF-3409. Defendants Peter C. Son, SNC Asset Management, Inc., and SNC Investments, Inc. were represented by attorney John H. Feiner in the Commission's investigation.
- 3. I spoke with Mr. Feiner by telephone on June 8, 2009, at 1:20 p.m. PDT. I informed Mr. Feiner that the Commission intended to file an *ex parte* application seeking emergency relief. Mr. Feiner said that Mr. Son, SNCA, and SNCI do not oppose the Commission's application and have no objection to the relief sought. Mr. Feiner said that he would accept service of the Commission's moving papers, as well as any order entered by the Court, on behalf of Mr. Son, SNCA, and SNCI. Mr. Feiner indicated that he would not appear in Court at any hearing on the Commission's application.
- 4. I sent electronic copies of the Commission's complaint, *ex parte* application, memorandum of points and authorities, the Commission's proposed temporary restraining order, and the Commission's proposed order to show cause, as well as the declaration of Thomas J. Eme in support of the *ex parte* application (without attached exhibits due to the size of the files), to Mr. Feiner by e-mail at 2:45 p.m. PDT.
- 5. I did not notify Mr. Chung in advance of the Commission's *ex parte* application. The Commission had no contact with Mr. Chung or with any legal counsel acting on his behalf during the Commission's investigation. The Commission has information indicating that Mr. Chung is currently in South Korea, but has no confirmed contact information for him there. During the call on June 8, 2009, Mr. Feiner told me that he also believes Mr. Chung is in South Korea. Mr. Feiner said that he does not have contact information for Mr. Chung and would not

Case3:09-cv-02554-MMC Document6 Filed06/09/09 Page3 of 3

1	be able to provide advance notice to Mr. Chung in advance of the Commission's ex parte	
2	application.	
3	I declare under penalty of perjury that the foregoing is true and correct.	
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5	Executed on June 8, 2009.	
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9	Robert L. Tashjian	
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